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LEGISLATURE COMPLETES WORK

Many New Laws For Kentucky

SUMMARY OF BILLS PASSED

Far reaching in importance to the
People of the State are some of the
Bills Enacted—Workmen's Compensation
Provided For—Limiting Passenger Fare
to 2½ Cents a Mile Goes Through.

Frankfort, Ky.—After enacting a
large number of new laws, the Ken-
tucky General Assembly adjourned.

SENATE BILLS.

The following bills were passed dur-
ing the whole session:
S. B. No. 1.—W. W. Booles, Spencer
county—To create building commis-
sion to administer fund for erecting
and equipping county buildings.
S. B. No. 4.—J. F. Bosworth, Bell
county—To extend circuit court terms
in Vell and Harlan counties.
S. B. No. 164.—J. T. Tunis, Lexing-
ton—To require State and local boards
of health to conduct courses of study
in prevention and cure of infectious
diseases of the eye, and prescribe
duties of physicians and nurses.

S. B. No. 145.—C. F. Montgomery,
Casey county—To amend section 965,
Kentucky Statutes, to change time of
holding circuit court in Twenty-ninth
district.

S. B. No. 84.—Walker C. Hall, Cov-
ington—To give State banks authority
to own stock in Federal reserve banks.
S. B. No. 104.—W. A. Frost, Graves
county—To amend chapter 81, article
I, of the State constitution, so that a
petition for a county local option elec-
tion is sufficient, if signed by 25 per
cent of the voters of the whole county.

S. B. No. 2.—R. Antle, Sixteenth Dis-
trict—To require graded schools
to maintain high school, to permit
them to extend or decrease boundary;
to provide means for abolishing them;
to permit their boundaries to include
parts of two counties; to consolidate
with rural schools; to levy tax not ex-
ceeding 50 cents; to require 150 pu-
pils in graded district; to require ap-
proval by board and superintendent
of petition for graded district election.

S. B. No. 3.—C. D. Arnett, Thirty-
fourth District—To deprive person
convicted of carrying concealed weap-
on of citizenship for two years, and
make second offense felony.
S. B. No. 7.—W. A. Frost, First Dis-
trict—To amend Section 4023, Ken-
tucky Statutes, relating to taxation,
by striking out words, "if property be
sold before February 1, of the year in
which taxes are due and payable, it
shall be the duty of purchaser to pay
taxes thereon, and if sold after Feb-
ruary 1, in the year in which taxes are
due and payable, it shall be the duty
of seller to pay taxes thereon."

S. B. No. 11.—Charles Knight, Thirty-
sixth District—To define liability
of employer for compensation of work-
man injured in industrial employment.
S. B. No. 15.—S. L. Robertson, Thirty-
eighth District—To license plumbers
in first and second class cities.
S. B. No. 17.—G. F. Speer, Twentieth
District—To regulate method of pay-
ing appropriations to public institu-
tions.

S. B. No. 39.—J. F. Bosworth, Seven-
teenth District—To revise road laws.
S. B. No. 63.—S. R. Glenn, Third
District—To create office of Commis-
sioner of Pensions and re-enact Con-
federate Pension Act.
S. B. No. 76.—J. F. Bosworth, Seven-
teenth District—To give consent to
acquisition of National forest reserve
in Kentucky.

S. B. No. 77.—J. F. Bosworth, Seven-
teenth District—To permit third
class cities to adopt commission gov-
ernment.
S. B. No. 81.—S. R. Glenn, Third
District—To provide for election of
United States Senators by popular
vote.

S. B. No. 91.—J. T. Tunis, Twenty-
seventh District—To repeal Section
331a, Kentucky Statutes, Child Labor
Law, and enact substitute, regulating
employment of children.
S. B. No. 94.—S. R. Glenn, Third
District—To prevent children under 16
being committed to House of Reform,
and to provide that counties must pay
expense of conveying to House of Reform
any child under 16 committed to it,
unless convicted of a felony.

S. B. No. 130.—Webster Helm, Twen-
ty-fifth District—To amend Section 3,
Chapter 72, Acts of 1910, to exempt
State Warrants from taxation.
S. B. No. 141.—W. B. Moody, Twenty-
first District—To give county judges
and magistrates exclusive jurisdiction
of penal cases in which limit of fine
is \$20; and give county judge juris-
diction of penal cases in which fine
limit is \$100 and jail sentence not ex-
ceeding 60 days, and jurisdiction in all
misdemeanor cases.

S. B. No. 148.—S. L. Marshall, Fifth
District—To create Illiteracy Commis-
sion.
S. B. No. 153.—S. L. Marshall, Fifth
District—To amend section 3290, in
sub-section 2, Article 4, Chapter 89,
Kentucky Statutes, to provide for oil-
ing streets in Third Class Cities.
S. B. No. 179.—M. O. Scott, Nine-
teenth District—To amend Section 2,
Chapter 18, Acts of 1912, to require
fire marshal of regular storage of in-
flammable materials, to provide for en-
forcement of his orders, to require fire
drill and teaching of fire prevention
in schools.

S. B. No. 213.—J. H. Durham, Ninth
District—To authorize Prison Com-
mission to lease land for prison farms.
S. B. No. 215.—Webster Helm, Twen-
ty-fifth District—To amend charter of
Twelve Mile Turnpike Company, to re-
peal right to collect toll for Four Mile
Creek bridge, in Campbell County.

S. B. No. 238.—Charles H. Knight,
Thirty-sixth District—To amend Sec-
tion 171, of Constitution, to permit
classification of property for purposes
of taxation.
S. B. No. 250.—Charles H. Knight,
Thirty-sixth District—To amend acts
relating to House of Reform, to re-
quire submission of monthly accounts
to Prison Board and approval of Gov-
ernor for appointment of positions and
to turn into State treasury all reve-
nues from House of Reform.

S. B. No. 258.—M. O. Scott, Nine-
teenth District—To create Sixteenth
Senatorial district to be composed of
Clinton, Cumberland, Monroe, Russell
and Wayne Counties, and Nineteenth
District to be composed of Adair, Bar-
ren and Metcalfe.

S. B. No. 268.—Hite Huffaker, Thirty-
seventh District—To require employ-
ment of prisoners, whose labor is not
now under contract, on public work,
and require other State institutions to
purchase supplies manufactured in
State prisons in preference to others.

S. B. No. 267.—Charles H. Knight,
Thirty-sixth District—To amend char-
ter of first class cities, giving city
power to require laying of lateral pipes
from gas and water mains before
streets are paved.
S. B. No. 269.—J. R. Zimmerman,
Twelfth District—To amend Section
2487, Kentucky Statutes, relating to
lien of employes and material men on
real estate and other property of man-
ufacturing, mining or public improve-
ment companies, assigned for benefit
of creditors.

S. B. No. 270.—H. G. Overstreet,
Eighth District—To require looseleaf
tobacco sales warehousemen to post
on premises amount and price of each
day's sales.
S. B. No. 303.—W. W. Booles, Four-
teenth District—To amend Section 300,
Kentucky Statutes, to provide for
board of trustees of five members for
Institute for Blind.

S. B. No. 313.—W. W. Booles, Four-
teenth District—To change name of
Capitol Square Police to Executive
Marshal, and fix salary at \$1,350.
S. B. No. 321.—C. D. Arnett, Thirty-
fourth District—To provide for two
additional assistant mine inspectors,
fix salary of chief at \$3,000, and pre-
scribe duties.

S. B. No. 326.—J. T. Tunis, Twenty-
seventh District—To repeal and re-en-
act Section 3676, Kentucky Statutes, to
permit cities to fix and regulate man-
ner of collecting liquor license.
S. B. No. 345.—N. Coburn, Thirty-
fifth District—To amend Section 653,
Chapter 32, Article 4, Division 1, Ken-
tucky Statutes, to permit employment
of extra examiners by Insurance Com-
missioner.

S. B. No. 358.—C. H. Knight, Thirty-
sixth District—To amend Section 747,
Sub-division 8, Chapter 32, Kentucky
Statutes, to increase allowance of In-
surance Commissioner for salaries
from \$5,000 to \$9,800.

HOUSE BILLS.
H. B. No. 30.—John B. Duffy, Chris-
tian county—To require State em-
ployes to furnish Auditor itemized
statement of expenses.
H. B. No. 145.—Lionis Tiesman, Cam-
bell county—To amend section 3718-
14, Kentucky statutes, relating to or-
ganization of towns, so as to permit
unclassified town or taxing district
already having municipal powers and
250 inhabitants to be incorporated with
present boundaries.
H. B. No. 278.—Frank C. Greene,
Carroll county—To amend sections 2,
4, 5, 6, 13, chapter 5, acts of 1912, to
give state rating board authority to fix
flat rates for fire insurance premiums.
H. B. No. 206.—W. L. Hampton, Pul-
ton county—To prohibit transportation
of liquor for sale in local option terri-
tory and to prohibit persons having
in possession liquor for sale in such
territory, excepting druggists; to re-
quire common carriers to keep records
of liquor shipments in separate books
and make them prima facie proof in
proceedings for violations of the local
option law.
H. B. No. 40.—M. S. Walton, Fayette
county—To make it a penal of-
fense to draw check on bank in which
drawer has not deposit equal to
amount of check.
H. B. No. 27.—John C. Duffy, Chri-

stian county—To create State text book
commission, which shall adopt text
books for all common schools.
H. B. No. 295.—R. B. Hutchcraft, Jr.,
Bourbon county—To provide for uni-
form accounting and inspection of
public offices.
H. B. No. 134.—L. M. Smith, Mercer
county—To punish making or use of
false statements to obtain property on
credit.
H. B. No. 59.—W. A. Perry, Jefferson
county—To license trained nurses.
H. B. No. 494.—John A. Judy, Mont-
gomery county—To amend chapter
116, acts of 1910, to provide for elec-
tion of county commissioners in
counties containing fourth-class cities
in 1915.
H. B. No. 183.—W. L. Hampton, Pul-
ton county—To provide for county aid
in building levees.
H. B. No. 35.—E. D. Stone, Crittend-
en County—To limit passenger fare
to 2½ cents the mile.
H. B. No. 38.—E. L. Brown, Davies
County—To provide for one poll tax
in cities of third class.
H. B. No. 60.—W. M. Webb, Johnson
County—To abolish third class teach-
ers' certificates, provide for three
county examinations, changing date of
one from August to September.
H. B. No. 63.—H. J. Meyers, Kenton
County—To provide annuity fund for
school teachers in second class cities.
H. B. No. 76.—J. G. Coke, Logan
County—To extend common school
term to 8 months.
H. B. No. 77.—L. M. Smith, Mercer
County—To permit fourth class cities
to adopt commission government.
H. B. No. 82.—J. W. Douglas, Owen
County—To fix punishment for degra-
datory statements affecting the credit
of financial institutions.
H. B. No. 86.—J. W. Douglas, Owen
County—To provide for issuance of
search warrants in illicit liquor cases.
H. B. No. 109.—Frank C. Greene,
Carroll County—To amend Act of 1904,
relating to State Board of Embalming,
so as to include the regulation of "un-
dertaking."
H. B. No. 189.—G. H. Cary, McLean
County—To repeal Chapter 90, Acts
of 1912, providing for appointment of
county inspector of weights and meas-
ures.
H. B. No. 196.—John McDyer, Boyd
County—To provide State aid in build-
ing roads and levy tax of five cents
for state road fund.
H. B. No. 242.—H. J. Meyers, Kenton
County—To regulate motor vehicles,
create office of commissioner of mo-
tor vehicles and board of examiners
to license chauffeurs.
H. B. No. 258.—Adam Spahn, Jeffers-
on County—To repeal Section 2417,
and amend Section 4224, Kentucky
Statutes, to require itinerant mer-
chants to pay a license of \$250 and
put up bond of \$1,000 to secure credi-
tors.
H. B. No. 272.—T. J. Jones, Calloway
County—To authorize State Board of
Education to grant certificates to
graduates of colleges to teach in high
schools and to validate certificates of
other States.
H. B. No. 278.—W. Bailey, Magoffin
County—To grant license to practice
medicine without examination to per-
sons who graduated from medical
school on or before July 1, 1905.
H. B. No. 279.—T. R. Jones, Calloway
County—To reduce bonds of
prison wardens to \$20,000 and depu-
ties to \$10,000.
H. B. No. 280.—C. B. Nichols, Fayette
county—To amend Article 2,
Chapter 5, Kentucky Statutes, to em-
power Live Stock Sanitary Board to
take charge of all epidemics among
domestic animals and employ a veteri-
narian.
H. B. No. 440.—Joseph Boitnott,
Caldwell County—To appropriate \$10-
280 quarterly to the Confederate Home
for four years.
H. B. No. 444.—Elwood Hamilton,
Franklin County—To amend Section
699, Kentucky Statutes, to entitle In-
surance companies to proper credit
in reduction of liabilities for re-in-
surance in companies not authorized
to do business in State, providing two
per cent premium tax is paid on such
re-insurance.
H. B. No. 473.—H. J. Meyers, Ken-
ton County—To amend Section 997,
Kentucky Statutes, so that city in-
stead of contractor shall collect street
improvement apportionment assess-
ments in second class cities.
H. B. No. 524.—H. S. Walton, Fayette
county—To increase number of
trustees of State University by addi-
tion of 6 alumni members elected by
annual.
H. B. No. 552.—John A. Judy, Mont-
gomery County—To appropriate \$20-
000 for care of Capitol and Mason
under direction of Capitol Commission.
H. B. No. 559.—J. J. Huff, Harlan
County—To declare highways connect-
ing county seats public works.
H. B. No. 583.—H. J. Meyers, Ken-
ton County—To provide automobile for
county engineer of county levying
road tax over \$50,000.
H. B. No. 597.—M. S. Walton, Fayette
county—To require tobacco sales
warehousemen to keep daily account
of sales and make monthly sworn
statement as to sale of types to De-
partment of Agriculture.

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